

Affidavit of Publication

STATE OF UTAH. }
County of Salt Lake } ss.

BEFORE THE BOARD OF OIL, GAS AND MINING
DEPARTMENT OF NATURAL RESOURCES
in and for the
STATE OF UTAH
ORDER TO SHOW CAUSE
NO. ACT/043/003

IN THE MATTER OF APPROVAL OF THE NOTICE OF
INTENT AND RECLAMATION PLAN SUBMITTED BY
WESTERN INTERNATIONAL CORPORATION, SUMMIT
COUNTY, UTAH.

THE STATE OF UTAH TO ALL OPERATORS, TAKERS
OF PRODUCTION, MINERAL AND ROYALTY OWNERS,
AND PARTICULARLY ALL PERSONS INTERESTED IN
SECTIONS 3 AND 10, TOWNSHIP 2 SOUTH, RANGE 4 EAST,
SUMMIT COUNTY, UTAH.

Notice is hereby given that tentative approval was given
by the Division of Oil, Gas and Mining, on May 28, 1981, to
Western International Corporation, to commence mining of
mine tailings in Sections 3 and 10, Township 2 South, Range 4
East, Summit County, Utah. The name of the mine is the Silver
Maple Mine, and the person representing the company in
this matter is Mr. Dennis K. Engle, 1399 South 700 East, Suite
16, Salt Lake City, Utah, 84105.

Western International Corporation has fulfilled obligations
under the Utah Mined Land Reclamation Act of 1975 (Section
40-8, U.C.A., 1953, as amended), and will employ the following
mining and reclamation practices on approximately 13 acres of
unpatented Mineral Claims, administered by the Bureau of
Land Management.

During Operations:
The applicant will construct a diversion of Silver Creek
large enough to handle a 24-hour, 50-year storm and a 50-year
high snow pack. The diversion will not encroach on surface
lands of either Park City Corporation to the west or Wortley
Property to the east unless documentation of surface owners
consent is provided to the Division and approved.

The applicant will construct the access road from State
Route 248 in accordance with the Utah State Department of
Transportation approval of April 17, 1981. The irrigation ditch
and proposed Silver Creek diversion will be crossed using
culverts and in no case will either the diversion or culverts be
installed without documentation supplied to the Division demon-
strating the Utah State Engineers approval, as well as the
U.S. Army Corps of Engineers.

Two settling ponds will be constructed and designed to
contain the 50-year, 24-hour precipitation event, thereby pre-
venting any entrance of runoff from the disturbed area enter-
ing Silver Creek.

The applicant will fence the site to prevent access to chil-
dren and to protect public safety.

No explosives shall be used during the mining operations.
No chemicals of any kind will be used on site, and no
water will be allowed to discharge from the concentrator,
return ditch, or ponds to Silver Creek. Other than a culvert for
the access road, the irrigation canal will not be affected in
any way.

Upon submission of evidence demonstrating the applicant
has secured a legal water right and the water and proposed
diversion point has been approved by the State Division of
Water Rights the applicant will be allowed to divert water into
his ponds for mining use from Silver Creek.

The applicant intends to mine and process approximately
178,000 cubic yards of tailings. Mining will progress by remov-
ing strips of tailing in 200 foot widths to a depth of between 9
to 25 feet in depth but in no case deeper than the tailings. The
tailings will be dozed into a pile, loaded into a hopper, con-
veyed by a belt into a small roll crusher and conveyed into
two consecutive spiral concentrators where the concentrates
will be separated. The mineral concentrates will be hauled to
Salt Lake City for refining. The reject will be hauled back to
the mining area and deposited. The applicant will be required
to spread and compact the rejected materials to 90% in lifts no
greater than two feet.

The applicant expects to process 3,300 cubic yards of tail-
ings per week. The production is projected as follows:

Year	Weeks of Operation	cu/yds*	Disturbed Acreage
1981	10	33,000	2.27
1982	25	82,500	5.68
1983	19	62,700	4.31
TOTAL	54	178,200	12.26

*Assumes tailings average 9 feet in depth.

The concentrates are expected to not amount to more than
10%. Therefore the final contour should not drop in elevation
more than 1 foot.

A chemical type toilet will be placed on the site and the
sewage will be disposed of according to the Utah Division of
Health requirements.

The applicant will sprinkle the area of operation with
water during mining to alay dust effluents.

After Operations:
Total disturbance for mining as above including two pri-
vately owned surface areas should not exceed 13 acres. If the
applicant expects to mine on the southern side of the tracks an
additional 7 acres could be mined, however, the applicant will
modify the permit if mining is to continue beyond 1983.

The applicant will mine in an eastern direction starting at
the line of Park City Corporation surface property. The reject-
ed materials will be deposited, compacted and graded each
year. The applicant will revegetate disturbed and recontoured
areas at the conclusion of each mining season (October). The
applicant will import and distribute topsoil to depths neces-
sary to insure vegetation. Nutrients will be added to the top-
soil as required from soil tests, and planted with seed and
planting stock as required. The applicant agrees to plant with
amounts and species as specified by the Bureau of Land
Management and Division.

A new stream channel will be constructed by the applicant
at the conclusion of each mining season (October). The new
stream channel will be constructed pursuant to Bureau of Land
Management and the Division stipulations for length, gradi-
ents, meander, banks, riprapping, etc.

The applicant has agreed to enhance the operation by
establishing a buffer comprised of a row of Russian olive,
Lombard poplar, or other rapid growing trees, using ballroot-
ed young adult plants (3-5 years old). The buffer is to be
placed along the west boundary of the mine site for protection
of the residents a short distance west of the site.

Reclamation performance surety will be established prior
to issuing final approval of the mining and reclamation plan.

Any person or agency aggrieved by this tentative decision
is hereby requested to submit written protests within 30 days
of the date of publication to the Division of Oil, Gas and Min-
ing, 1588 West North Temple, Salt Lake City, Utah, 84116, set-
ting forth factual reasons for their complaint and thereafter,
at a time and place heretofore established, appear before the
Board of Oil, Gas and Mining to show cause, if any there be,
why this plan should not be approved.

DATED this 1st day of June, 1981.

STATE OF UTAH
BOARD OF OIL, GAS AND MINING
PAULA FRANK
Secretary of the Board

Shana D. Conaty

Being first duly sworn, deposes and says that he is legal ad-
vertising clerk of THE SALT LAKE TRIBUNE, a daily news-
paper printed in the English language with general circula-
tion in Utah, and published in Salt Lake City, Salt Lake
County in the State of Utah, and of the DESERET NEWS
a daily (except Sunday) newspaper printed in the English
language with general circulation in Utah, and published in
Salt Lake City, Salt Lake County, in the State of Utah.

That the legal notice of which a copy is attached hereto

Pub order to show cause #ACT/043/003 (Western

International Corp.)

was published in said newspapers on June 5, 1981

Shana D. Conaty
Legal Advertising Clerk

me this 5th day of
A.D. 19 81.

Robert J. Harding
Notary Public

RECEIVED

JUN 8 1981

DIVISION OF
OIL, GAS & MINING

Proof of Publication

From
The Salt Lake Tribune
DESERET NEWS

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Attorney
